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APPLICATION NO	O.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/853,835		05/10/2001	William Ray Cooley	P0367	6454
23735	7590	03/01/2005		EXAMINER	
		PORATION	HA, LEYNNA A		
	GEMINI D TON, OR			ART UNIT	PAPER NUMBER
22.0				2135	
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)		
Office Action Summany	09/853,835	COOLEY ET AL.		
Office Action Summary	Examiner	Art Unit		
	LEYNNA T. HA	2135		
The MAILING DATE of this communication Period for Reply	n appears on the cover sheet wi	th the correspondence address		
A SHORTENED STATUTORY PERIOD FOR R THE MAILING DATE OF THIS COMMUNICATI - Extensions of time may be available under the provisions of 37 C after SIX (6) MONTHS from the mailing date of this communicatic - If the period for reply specified above is less than thirty (30) days, - If NO period for reply is specified above, the maximum statutory p - Failure to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	ON. FR 1.136(a). In no event, however, may a ron. a reply within the statutory minimum of thirt period will apply and will expire SIX (6) MON statute, cause the application to become AB	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).		
Status				
1) Responsive to communication(s) filed on	 •			
2a) This action is FINAL . 2b) ⊠	This action is non-final.			
3) Since this application is in condition for all closed in accordance with the practice unit	, i			
Disposition of Claims				
4) ☐ Claim(s) 1-38 is/are pending in the application 4a) Of the above claim(s) is/are with 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-38 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and sub	hdrawn from consideration.			
Application Papers				
9)☐ The specification is objected to by the Exa	miner.			
10) The drawing(s) filed on is/are: a)				
Applicant may not request that any objection to	= ' '			
Replacement drawing sheet(s) including the country. 11) The oath or declaration is objected to by the	•			
Priority under 35 U.S.C. § 119				
12) Acknowledgment is made of a claim for for a) All b) Some * c) None of: 1. Certified copies of the priority docur 2. Certified copies of the priority docur 3. Copies of the certified copies of the application from the International But * See the attached detailed Office action for a	ments have been received. ments have been received in A priority documents have been ureau (PCT Rule 17.2(a)).	oplication No received in this National Stage		
Attachment(s)				
1) Notice of References Cited (PTO-892)		ummary (PTO-413)		
 Notice of Draftsperson's Patent Drawing Review (PTO-94i Information Disclosure Statement(s) (PTO-1449 or PTO/S Paper No(s)/Mail Date 	· · · · · · · · · · · · · · · · · · ·)/Mail Date formal Patent Application (PTO-152)		

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DETAILED ACTION

1. Claims 1-38 have been examined and is rejected under 35 U.S.C. 102(e).

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-38 are rejected under 35 U.S.C. 102(e) as being anticipate by Venkatesan, et al. (US 6,801,999).

As per claim 1:

Venkatesan, et al. discloses a method of regulating access to a website by a user terminal via the internet, the user terminal reading a document including an embedded digital watermark, said method comprising the steps of:

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at the user terminal, extracting identifying data from the digital watermark, and providing the identifying data to a central computer;

[col.5, lines 30-32 and col.11, lines 29-30]

at the central computer:

identifying a pointer associated with the identifying data; [col.5,

lines 26-29]

generating at least one component of response information; storing the response information; and [col.5, lines 33-45]

providing the pointer and response information to the user terminal; [col.13, lines 31-35 and col.17, lines 9-12]

at the user terminal, communicating with the website via the pointer and providing the response information to the website; [col.13, lines 55-59]

at the website, communicating verification information to the central computer; and [col.11, lines 34-35]

at the central computer, verifying authority to access the website based at least in part on a comparison of the verification information and the stored response information. [col.11, lines 35-46]

As per claim 2: See col.14, lines 10-15; discussing the identifying data comprises a document identifier.

As per claim 3: See col.13, lines 57-58 and col.29, lines 11-13; discussing the pointer comprises at least one of a URL, IP address and web address.

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As per claim 4: See col.13, line 35 and col.27, lines 10-14; discussing at least one component comprises a random number.

As per claim 5: See col.25, lines 20-22; discussing generating at least a second component, the second component comprising a time stamp.

As per claim 6: See col.13, line 35 and col.25, lines 20-22; discussing the response information comprises at least the random number and the time stamp.

As per claim 7: See col.13, line 35 and col.25, lines 20-22; discussing the verification information comprises at least the random number, the time stamp and a valid identifier.

As per claim 8: See col.11, lines 40-45 and col.17, lines 35-49; discussing said verifying authority step comprises the steps of indexing the stored response information via the communicated random number and determining whether the stored document identifier matches the valid identifier and whether the verification information is received within a predetermined time period.

As per claim 9: See col.11, lines 33-46; discussing when the stored document identifier matches the valid identifier within the predetermined time period, said method further comprising the step of authorizing user terminal access to the website.

As per claim 10: See col.17, lines 50-64; discussing when the stored document identifier does not match the valid identifier or the verification information is not received within the predetermined time period, said

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method further comprises the step of signaling a lack of authority for the user terminal to access the website.

As per claim 11: See col.17, lines 50-64; discusses verifying authority step comprises the steps of indexing the stored response information via the valid identifier and determining whether the stored random number matches the communicated random number, and whether the verification information is received within a predetermined time period.

As per claim 12: See col.14, line 15 and col.18, line 49; discusses encrypting at least one component of the of the response information.

As per claim 13: See col.27, lines 10-13; discussing the document

As per claim 14:

identifier is randomly generated.

Venkatesan teaches a method of authenticating permission to access a system comprising the steps of:

receiving a request to enter the system, the request including at least a verification key; [col.21, lines 55-56 col.27, lines 10-13]

querying a data structure to determine whether the verification key is authorized; and [col.22, lines 32-43]

allowing access to the system based on the response to the query.

[col.22, lines 55-60]

As per claim 15: See col.13, lines 57-58 and col.29, lines 11-13; discussing a website.

As per claim 16: See col.13, lines 57-58 and col.29, lines 11-13;

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discussing receiving step comprises a user terminal signaling the website.

As per claim 17: See col.14, lines 10-15 and col.27, lines 10-13; discussing verification key comprises a first random number, and the data structure comprises at least one data record including a second random number and a first identifier.

As per claim 18: See col.17, lines 32-64; discussing the verification key further comprises a first time stamp and the data record further includes a second time stamp.

As per claim 19: See col.17, lines 32-64; discussing indexes the data record via the first random number, the first and second random numbers being equal, determines whether the first identifier matches the second identifier, and whether the first time stamp is within a predetermined time range based on the second time stamp, and signals to the system whether the first identifier matches the second identifier and whether the first time stamp is within the predetermined time range.

As per claim 20: See col.25, lines 7-8; discussing the first identifier comprises an identifier extracted from a digital watermark.

As per claim 21: See col.22, lines 32-43 and col.27, lines 10-20; discussing indexes the data record via the second identifier, the first identifier and second identifier being equal, determines whether the first random number matches the second random number, and signals to the system whether the first random number matches the second random

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number and whether the verification information is received within a predetermined time.

As per claim 22:

Venkatesan discloses a system for exchanging data comprising:

a central server comprising at least one database including response information and pointer information [col.13, lines 32-35 and col.18, lines 62-67], wherein when a user terminal communicates an extracted watermark identifier to said central server, said central server identifies a corresponding URL with the extracted watermark identifier [col.23, lines 46-51], and wherein said central server generates a number, and stores the number and extracted watermark identifier in the database as response information. [col.31, lines 58-65]

As per claim 23: See col.11, lines 39-45 and col.15, lines 51-52; discussing at least one database comprises a first database for storing pointers and a second database for storing response information.

As per claim 24: See col.25, lines 20-22; discussing server further generates a time stamp and stores the time stamp with the response information.

As per claim 25: See col.13, line 35 and col.25, lines 20-22; discussing the number comprises at least one of a random number, a pseudorandom number, and a predetermined number.

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As per claim 26:

Venkatesan teaches a method of operating a computer server, the computer server to communicate with at least one user terminal, said method comprising the steps of:

receiving a document identifier from the user terminal; [col.14, lines 10-15]

identifying a pointer associated with the document identifier;

[col.5, lines 26-29 and col.13, lines 31-35]

generating at least one component of response information; storing the response information; and [col.5, lines 33-45] providing the pointer and response information to the user

As per claim 27: See col.14, lines 6-15; discussing the document identifier comprises an identifier embedded in the form of a digital watermark.

terminal. [col.13, lines 55-59 and col.17, lines 9-12]

As per claim 28: See col.13, lines 57-58 and col.29, lines 11-13; discussing the pointer comprises at least one of a URL, IP address and web address.

As per claim 29: See col.13, line 35 and col.27, lines 10-14; discussing the at least one component comprises a random number.

As per claim 30: See col.17, lines 9-12 and col.25, lines 16-23; discussing the response information further comprises a time stamp.

As per claim 31: See col.13, line 35 and col.25, lines 20-22; discussing

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the response information comprises at least a random number and a time stamp.

As per claim 32: See col.11, lines 40-45 and col.17, lines 35-49; discussing a step of verifying data, wherein said verifying data step comprises the steps of indexing the stored response information via a second random number, and determining whether the stored document identifier matches a valid identifier.

As per claim 33: See col.11, lines 40-45 and col.17, lines 35-49; discussing when the stored document identifier matches the valid identifier, said method further comprises the step of authorizing user terminal access.

As per claim 34: See col.17, lines 35-49; discussing when the stored document identifier does not match a valid identifier, said method further comprises the step of signaling a lack of authority for the user terminal.

As per claim 35: See col.11, lines 40-45; discussing verifying data step comprises the steps of indexing the stored response information via a valid identifier and determining whether the stored random number matches a second random number.

As per claim 36: See col.14, line 15 and col.18, line 49; discussing encrypting at least one component of the response information.

As per claim 37: See col.13, line 35 and col.27, lines 10-14; discussing the document identifier is randomly generated.

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As per claim 38: See col.17, lines 9-61; discussing a data record stored on a computer readable medium, said data record comprising a watermark identifier, a randomly generated number, and a time stamp.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to LEYNNA T. HA whose telephone number is (571) 272-3851. The examiner can normally be reached on Monday - Thursday (7:00 - 5:00PM).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kim Vu can be reached on (571) 272-3859. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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